- (2) AN INDIVIDUAL AUTHORIZED TO REPRESENT CLIENTS INDIVIDUALS IN IMMIGRATION MATTERS UNDER THE CODE OF FEDERAL REGULATIONS, TITLE 8,  $\underline{8}$  CFR  $\underline{\$}$  292.1;  $\overline{\text{OR}}$
- (3) A NONPROFIT ORGANIZATION THAT HAS BEEN ACCREDITED RECOGNIZED UNDER THE CODE OF FEDERAL RECULATIONS, TITLE 8, 8 CFR § 292.2; OR A CLINIC AFFILIATED WITH A LAW SCHOOL IN THE STATE; OR;
- (4) A REPRESENTATIVE OF AN ACCREDITED  $\underline{\mathbf{A}}$  NONPROFIT ORGANIZATION WHO:
- (I) IS ACCREDITED THAT HAS BEEN RECOGNIZED UNDER THE CODE OF FEDERAL RECULATIONS, TITLE 8, 8 CFR § 292.2; OR
- $_{\rm HAS}$  initiated—the accreditation process prior—to January 5, 2006
- - (A) AN IMMIGRATION CONSULTANT MAY NOT:
- (1) GIVE ANY LEGAL ADVICE OR PROVIDE LEGAL ADVICE OR LEGAL SERVICES CONCERNING AN IMMIGRATION MATTERS MATTER;
- (2) MAKE A MISREPRESENTATION OR FALSE STATEMENT TO INFLUENCE, PERSUADE, OR ENCOURAGE A CLIENT TO USE SERVICES PROVIDED BY THE IMMIGRATION CONSULTANT:
- (3) MAKE A STATEMENT THAT THE IMMIGRATION CONSULTANT CAN OR WILL OBTAIN SPECIAL FAVORS FROM OR HAS SPECIAL INFLUENCE WITH THE U.S. UNITED STATES DEPARTMENT OF HOMELAND SECURITY, THE U.S. UNITED STATES DEPARTMENT OF STATE, THE U.S. UNITED STATES DEPARTMENT OF JUSTICE, OR THE U.S. UNITED STATES DEPARTMENT OF COMMERCE;
- (4) COLLECT ANY FEES OR OTHER COMPENSATION FOR SERVICES NOT YET PERFORMED;
- (5) REFUSE TO RETURN DOCUMENTS SUPPLIED BY, PREPARED BY, OR PAID FOR BY A CLIENT, AT THE CLIENT'S REQUEST; OR
- (6) REPRESENT, ADVERTISE, OR COMMUNICATE IN ANY MANNER THAT THE IMMIGRATION CONSULTANT POSSESSES TITLES OR CREDENTIALS THAT WOULD QUALIFY THE IMMIGRATION CONSULTANT TO GIVE LEGAL ADVICE OR PROVIDE LEGAL ADVICE OR LEGAL SERVICES.
- (B) IF AN IMMIGRATION CONSULTANT PROVIDES ANY SERVICES OTHER THAN SECRETARIAL SERVICES FOR A CLIENT, THERE IS A REBUTTABLE PRESUMPTION THAT LEGAL SERVICES ARE BEING PROVIDED.